Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IOENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 501 SIXTH AVENUE SOUTH JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PRÉFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) H 000: INITIAL COMMENTS H₀₀₀ An unannounced complaint investigation (CCR# 2018017922) and risk management survey was conducted at Johns Hopkins All Children's Hospital located in St. Petersburg, FL on 1/7/2019 through 1/11/2019. License #4042. The survey was conducted in conjunction with Complaint CCR# 2019000375 (see Aspen QIPP11) and Complaint CCR# 2019000406 (see Aspen JPSM11). An Imminent Threat to patient safety was identified beginning on 9/20/2018 related to Quality Improvement System (refer to H204). Quality Improvement Data Assessment (refer to H206), Governing Body (refer to H208), and Organized Medical Staff (refer to H229). H 029 59A-3.254(4)(c)-(h) and (5) FAC 381.0261 H 029 PATIENT RIGHTS & CARE - Add'I Policy/Procedur 59A-3.254(4) (c) The right to information about patient rights as set forth in Section 381.026, F.S., and procedures for initiating, reviewing and resolving patient complaints: (d) The right to participate in the consideration of ethical issues that arise in the care of the patient; (e) The right to personal privacy and confidentiality of information including access to information contained in the patient's medical records as specified under Section 395.3025, F.S.: (f) The right of the patient's next of kin or designated representative to exercise rights on behalf of the patient: (g) The right to an Itemized patient bill upon request as specified under Section 395.301, F.S., AHCA Form 3020-0001

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

(X6) DATE

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY STATEMENT OF DEFICIENCIES COMPLETEO AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: B. WING 01/11/2019 HL100250 NAME OF PROVIDER OR SUPPLIER STREET ADORESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF OFFICIENCIES ID (X5) COMPLETE (X4) ID (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL **PREFIX** PREFIX DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) H 029 H 029 Continued From page 1 (h) The right to be free of restraints consistent with the rights of mentally ill persons or patients as provided in Section 394.459, F.S. (5) In addition to the provisions of this section, hospitals must comply with Section 381.026, F.S. 381.0261 Summary of patient's bill of rights; distribution; penalty.-(1) The Department of Health shall publish on its Internet website a summary of the Florida Patient's Bill of Rights and Responsibilities. In adopting and making available to patients the summary of the Florida Patient's Bill of Rights and Responsibilities, health care providers and health care facilities are not limited to the format in which the department publishes the summary. (2) Health care providers and health care facilities, if requested, shall inform patients of the address and telephone number of each state agency responsible for responding to patient complaints about a health care provider or health care facility's alleged noncompliance with state licensing requirements established pursuant to law. (3) Health care facilities shall adopt policies and procedures to ensure that inpatients are provided the opportunity during the course of admission to receive information regarding their rights and how to file complaints with the facility and appropriate state agencies. (4)(a) An administrative fine may be imposed by the Agency for Health Care Administration when any health care facility fails to make available to patients a summary of their rights, pursuant to s. 381.026 and this section, Initial nonwillful violations shall be subject to corrective action and shall not be subject to an administrative fine. The Agency for Health Care Administration may levy a fine against a health care facility of up to \$5,000

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (X4) ID PREFIX (EACH CORRECTIVE ACTION SHOULD BE PREFIX TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) H 029 Continued From page 2 H 029 for nonwillful violations and up to \$25,000 for intentional and willful violations. Each intentional and willful violation constitutes a separate violation and is subject to a separate fine. 381.026 Florida Patient's Bill of Rights and Responsibilities.-(1) SHORT TITLE.-This section may be cited as the "Florida Patient's Bill of Rights and Responsibilities." (2) DEFINITIONS,-As used in this section and s. 381.0261, the term: (a) "Department" means the Department of Health. (b) "Health care facility" means a facility licensed under chapter 395. (c) "Health care provider" means a physician licensed under chapter 458, an osteopathic physician licensed under chapter 459, or a podiatric physician licensed under chapter 461. (d) "Primary care provider" means a health care provider licensed under chapter 458, chapter 459, or chapter 464 who provides medical services to patients which are commonly provided without referral from another health care provider, including family and general practice, general pediatrics, and general Internal medicine. (e) "Responsible provider" means a health care provider who is primarily responsible for patient care in a health care facility or provider's office. (4) RIGHTS OF PATIENTS.-Each health care facility or provider shall observe the following standards: (a) Individual dignity.-1. The individual dignity of a patient must be respected at all times and upon all occasions. 2. Every patient who is provided health care services retains certain rights to privacy, which must be respected without regard to the patient's

Agency:	for Health Care Adm	inistration			1	
STATEMEN	NT OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILDING:	CONSTRUCTION		E SURVEY PLETED
		HL100250	B. WING		01/	11/2019
NAME OF	PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY, S	FATE, ZIP CODE		
JOHNS I	HOPKINS ALL CHILD	REN'S HOSPITAI	I AVENUE SO TERSBURG,			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECT (EACH CORRECTIVE ACTION SHOU CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LDBE	(X5) COMPLETE DATE
H 029	Continued From pa	age 3	H 029			
	economic status or her care. The patie respected to the exadequate medical efficient administra or provider's office. does not preclude discussion of a pat appropriate medica. A patient has the reasonable responheaith care facility manner to the requirement of the requirement of the requirement of the services cust care facility to the services cust care facility	r source of payment for his or int's rights to privacy must be stent consistent with providing care to the patient and with the tion of the health care facility. However, this subparagraph necessary and discreet itent's case or examination by a personnel. It is included in a reasonable se to a question or request. A shall respond in a reasonable set of a patient's health care as services to the patient. The shall also respond in a reto the patient's request for comarily rendered by the health extent such services do not all of the patient's health care inconsistent with the patient's alth care facility has the right to sonal clothing or possessions unless for him or her to do so in the right of another patient or grammatically contraindicated edical, safety, or programmatic ing care in a health care facility ffice has the right to bring any				

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 (X5) COMPLETE SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) H 029 Continued From page 4 H₀₂₉ provider. (b) Information,-1. A patient has the right to know the name. function, and qualifications of each health care provider who is providing medical services to the patient. A patient may request such information from his or her responsible provider or the health care facility in which he or she is receiving medical services. 2. A patient in a health care facility has the right to know what patient support services are available in the facility. 3. A patient has the right to be given by his or her health care provider information concerning diagnosis, planned course of treatment, alternatives, risks, and prognosis, unless it is medically inadvisable or impossible to give this information to the patient, in which case the Information must be given to the patient's guardian or a person designated as the patient's representative. A patient has the right to refuse this information. 4. A patient has the right to refuse any treatment based on information required by this paragraph. except as otherwise provided by law. The responsible provider shall document any such refusal. 5. A patient in a health care facility has the right to know what facility rules and regulations apply to patient conduct. 6. A patient has the right to express grievances to a health care provider, a health care facility, or the appropriate state licensing agency regarding alleged violations of patients' rights. A patient has the right to know the health care provider's or health care facility's procedures for expressing a 7. A patient in a health care facility who does not speak English has the right to be provided an

Agency	for Health Care Adm				7
	IT OF OEFICIENCIES OF CORRECTION	(X1) PROVIOER/SUPPLIER/CLIA IOENTIFICATION NUMBER:	(X2) MULTIPLE C A. BUILDING:		(X3) OATE SURVEY COMPLETED
		HL100250	B. WING		01/11/2019
NAME OF I	PROVIDER OR SUPPLIER	STREET AO	ORESS, CITY, STA	TE, ZIP CODE	
JOHNS I	HOPKINS ALL CHILD	JEN'S HOSBIIAI	HAVENUE SOL TERSBURG, F		
(X4) IO PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES MUST BE PRECEDEO BY FULL SC IOENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECT (EACH CORRECTIVE ACTION SHOU CROSS-REFERENCEO TO THE APPRO OEFICIENCY)	LOBE COMPLETE
H 029	Continued From pa		H 029		
	facility has a person interpret on behalf 8. A health care proshall respect a patishould refrain from asking questlons of firearm or ammunit family member of the patient or a fam Notwithstanding this provider or health obelieves that this in patient's medical cothers, may make 9. A patient may deinformation regardithe patient or a family patient's decision may not discriminate authorization to change of the patient or a family patient's decision may not discriminate authorization to change of the patient or a family patient's decision may not discriminate authorization to change of the patient or a family patient's decision may not discriminate authorization to change of the patient or a family patient's decision or relating to the president or a family patient's decision or a family patient's decision or relating to the president or a family patient's decision or a family patient or a family patient's decision or a family patient o	ent's right to privacy and making a written inquiry or concerning the ownership of a ion by the patient or by a ne patient, or the presence of the home or other domicile of the home or other domicile of the patient. It is provision, a health care that in good faith a formation is relevant to the care or safety, or safety of the patient of the patient of the patient of the patient or income in the domicile of the member of the patient, or income in the domicile of the member of the patient. A the tot of answer a question the ence or ownership of a firearm ing law regarding a physician's cose his or her patients. The rovider or health care facility the against a patient based ient's exercise of the tother own and possess firearms.			

Agency for Health Care Adn	ninistration			
STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILDING:	CONSTRUCTION	(X3) DATE SURVEY COMPLETED
	HL100250	B. WING		01/11/2019
NAME OF PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY, ST	TATE, ZIP CODE	
JOHNS HOPKINS ALL CHILD	REN'S HOSPITAL	H AVENUE SO TERSBURG,		
PREFIX (EACH DEFICIENC	ATEMENT OF OEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF COR (EACH CORRECTIVE ACTION : CROSS-REFERENCED TO THE A DEFICIENCY)	SHOULD BE COMPLETE
H 029 Continued From pa	age 6	H 029		
on the availability of the patient's health 2. A health care proshall, upon request is eligible for Medic the health care profin which the patient accepts assignment reimbursement as services and treatricare provider's office. A primary care posthedule of charge the provider offers include the prices of person paying for a credit card, or debit posted in a conspicarea of the provided is not limited to, the provided by the prischedule may groulevels, listing service posting must be at primary care provided services is exempted requirements for a professional licensical licensure term and education requirementing single 2-year period. If a primary care of charges pursual she must continual duration of active licensure term and duration active licensure term and duration of active licensure term and duration active licensure term and duration active licensure term and duration active licensure te	disclose to each patient who care, before treatment, whether vider or the health care facility it is receiving medical services at under Medicare payment in full for medical nent rendered in the health care facility. In the medical services that the patients. The schedule must be considered to an uninsured such services by cash, check, at card. The schedule must be cuous place in the reception of soffice and must include, but the services by three price cases in each price level. The least 15 square feet in size. A der who publishes and the license fee single period of renewal of a service of chapter 456 for that is exempt from the continuing nents of chapter 456 and the process requirements for a			

Agency 1	for Health Care Adm	inistration			
	IT OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILDING:	CONSTRUCTION	(X3) DATE SURVEY COMPLETED
		HL100250	B. WING		01/11/2019
	PROVIDER OR SUPPLIER	DENIS HOSDITAL 501 SIXTH	DRESS, CITY, ST I AVENUE SO TERSBURG,	UTH	rear a \$71
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES / MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTIO (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROP DEFICIENCY)	BE COMPLETE
H 029	Continued From pa	ge 7	H 029		
	of charges in according the provider shall be fee and comply with requirements for with requirements for with requirements for with received. 5. A health care prospected in the provision of medical estimate of charges care provider or the provide an uninsure of a planned nonenter reasonable estimate and information regardility's discount of uninsured person restimates by a printensistent with the subparagraph 3. Expossible, be written to an ordinary layout estimate does not provider or health of estimate or making changes in the pattensed. 6. Each licensed factories of the electronic methyperlink to the head is seminated by the 408.05(3). The factories of facility mainformation is based.	rider fails to post the schedule dance with this subparagraph, e required to pay any license in any continuing education hich an exemption was exider or a health care facility, furnish a person, before the all services, a reasonable is for such services. The health endeth care facility shall ed person, before the provision in the provider of charges for such service garding the provider's or reharity policies for which the may be eligible. Such mary care provider must be schedule posted under estimates shall, to the extent in language comprehensible erson. Such reasonable perclude the health care care facility from exceeding the earliest condition or treatment entity, except a facility, shall the public on its website or by eans a description of and a faith information that is the agency pursuant to sall ity shall place a notice in the experiment of the except and compilation of charges then and that each patient's			

Agency for Health Care Agn	imstration			
STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIOER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILDING:	CONSTRUCTION	(X3) DATE SURVEY COMPLETEO
	HL100250	B. WING	State of the state	01/11/2019
NAME OF PROVIDER OR SUPPLIER	STREET AC	OORESS, CITY, ST	ATE. ZIP CODE	
		H AVENUE SO		
JOHNS HOPKINS ALL CHILD	REN'S HOSPIIAL	ETERSBURG,		
PREFIX . (EACH DEFICIENC	ATEMENT OF OEFICIENCIES Y MUST BE PRECEOEO BY FULL SC IDENTIFYING INFORMATION)	PREFIX TAG	PROVIDER'S PLAN OF C (EACH CORRECTIVE ACTION CROSS-REFERENCEO TO THE DEFICIENCY	ON SHOULD BE COMPLETE BE APPROPRIATE DATE
H 029 Continued From pa	age 8	H 029		
statement or bill ma	ay vary from the average			
	e severity of illness and			
	s consumed. The licensed	1		
	dicate that the price of service	1		
	gible patients based upon the	-		
patient's ability to p		1		
	e right to receive a copy of an tor bill upon request. A patient			
	ven an explanation of charges			1
upon request.	ven an explanation of ondiges			
(d) Access to healt	h care			ļ
	e right to impartial access to			
	or accommodations,			
	national origin, religion,	,		
handicap, or source		· ·		
	e right to treatment for any	ą		
	al condition that will deteriorate ride such treatment.			
	e right to access any mode of			
	his or her own judgment and	ŧ		
	or her health care	•		
	best interests of the patient,			
	entary or alternative health			
•	accordance with the	i		
provisions of s. 456				
	esearchIn addition to the 3.103, a patient has the right to			
	atment is for purposes of			
	arch and to consent prior to			
	h experimental research. For			
	less of ability to pay or source			
	or her care, participation must			
	ter; and a patient has the right			
	pate. The patient's consent or			
	cumented in the patient's care			
record. (f) Patient's knowle	edge of rights and			
	receiving health care, patients			
	now what their rights and			

Agency f	or Health Care Adm	inistration			T
	T OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE C A. BUILDING:		(X3) DATE SURVEY COMPLETED
		HL100250	B. WING		01/11/2019
NAME OF F	PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY, STA	TE, ZIP CODE	
IOUNG L	IOPKINS ALL CHILDI	DEN'S HOSPITAL 501 SIXTH	AVENUE SOU	TH	
JOHNS	OFKING ALL CHILD	SAINT PE	TERSBURG, F	L 33701	
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOU CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LD BE COMPLETE
H 029	Continued From pa	ge 9	H 029		
	responsibilities are. (5) RESPONSIBILI patient of a health of acility shall respect and health care factor the part of patienture of their illness responsible. Each presponsibilities dessummary. (6) SUMMARY OF RESPONSIBILITIES who treats a patient care facility license provides emergend outpatient services admits and treats a available to the patient rights and respincluding the follow SUMMARY OF THOF RIGHTS AND For Florida law requires or health care facility's right to expart of patients. You full text of this law or health care facilities A patient has the right and responsibilities.	TIES OF PATIENTSEach care provider or health care to the health care provider's cility's right to expect behavior into which, considering the set, is reasonable and coatient shall observe the cribed in the following. RIGHTS AND SSAny health care provider to an office or any health dounder chapter 395 that by services and care or and care to a patient, or a patient, shall adopt and make ient, in writing, a statement of consibilities of patients, ring: E FLORIDA PATIENT'S BILL RESPONSIBILITIES is that your health care provider ity recognize your rights while nedical care and that you care provider's or health care precided to the from your health care provider ity. A summary of your rights ity. A summary of your rights ity. A summary of your rights is follows: ght to be treated with courtesy			
	individual dignity, a need for privacy. A patient has the ri reasonable respon	appreciation of his or her and with protection of his or her ight to a prompt and use to questions and requests. ight to know who is providing			

Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 501 SIXTH AVENUE SOUTH JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PRÉFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE DATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) H 029 Continued From page 10 H₀₂₉ medical services and who is responsible for his or her care. A patient has the right to know what patient support services are available. Including whether an interpreter is available if he or she does not speak English. A patient has the right to bring any person of his or her choosing to the patient-accessible areas of the health care facility or provider's office to accompany the patient while the patient is receiving inpatient or outpatient treatment or is consulting with his or her health care provider. unless doing so would risk the safety or health of the patient, other patients, or staff of the facility or office or cannot be reasonably accommodated by the facility or provider. A patient has the right to know what rules and regulations apply to his or her conduct. A patient has the right to be given by the health care provider information concerning diagnosis, planned course of treatment, alternatives, risks, and prognosis. A patient has the right to refuse any treatment, except as otherwise provided by law. A patient has the right to be given, upon request, full information and necessary counseling on the availability of known financial resources for his or her care. A patient who is eligible for Medicare has the right to know, upon request and in advance of treatment, whether the health care provider or health care facility accepts the Medicare assignment rate. A patient has the right to receive, upon request, prior to treatment, a reasonable estimate of charges for medical care. A patient has the right to receive a copy of a reasonably clear and understandable, itemized bill and, upon request, to have the charges

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION COMPLETED AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILOING: _ B. WING 01/11/2019 HL100250 NAME OF PROVIDER OR SUPPLIER STREET AOORESS, CITY, STATE, ZIP COOE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF OFFICIENCIES (EACH OFFICIENCY MUST BE PRECEDED BY FULL PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (X4) IO (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX CROSS-REFERENCED TO THE APPROPRIATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG OEFICIENCY) H 029 Continued From page 11 H₀₂₉ explained. A patient has the right to impartial access to medical treatment or accommodations. regardless of race, national origin, religion, handicap, or source of payment. A patient has the right to treatment for any emergency medical condition that will deteriorate from failure to provide treatment. A patient has the right to know if medical treatment is for purposes of experimental research and to give his or her consent or refusal to participate in such experimental research. A patient has the right to express grievances regarding any violation of his or her rights, as stated in Florida law, through the grievance procedure of the health care provider or health care facility which served him or her and to the appropriate state licensing agency. A patient is responsible for providing to the health care provider, to the best of his or her knowledge, accurate and complete information about present complaints, past illnesses, hospitalizations, medications, and other matters relating to his or A patient is responsible for reporting unexpected changes in his or her condition to the health care A patient is responsible for reporting to the health care provider whether he or she comprehends a contemplated course of action and what is expected of him or her. A patient is responsible for following the treatment plan recommended by the health care provider. A patient is responsible for keeping appointments and, when he or she is unable to do so for any reason, for notifying the health care provider or health care facility. A patient is responsible for his or her actions if he

Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIOER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) OATE SURVEY AND PLAN OF CORRECTION IOENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) IO 10 (X6) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCE OTO THE APPROPRIATE DATE TAG **OEFICIENCY**) H 029 Continued From page 12 H₀₂₉ or she refuses treatment or does not follow the health care provider's instructions. A patient is responsible for assuring that the financial obligations of his or her health care are fulfilled as promptly as possible. A patient is responsible for following health care facility rules and regulations affecting patient care and conduct. This Statute or Rule is not met as evidenced by: Based on electronic patient medical record reviews, staff interview and review of the facility's policy and procedure, the facility failed to ensure the patient or patient's representative was provided information about patient rights as set forth in Section 381.026, F.S., for 6 of 6 patient medical records reviewed (#1, #2, #3, #4, #5, #6) of forty-two patients sampled. Findings include: On 1/9/2019 a total of 6 random medical records were reviewed, to include one closed record (#2) and five (#1, #3, #4, #5 and #6) open records. The facility was not able to demonstrate the patient or patient's representative received information related to patient rights prior to providing or discontinuing patient care for all 6 of the medical records reviewed. The review of the patient's records was completed with a facility representative to help navigate the electronic medical record. The record navigator was not able to locate this Information during an Interview on 1/9/2019 beginning at approximately 2:30 p.m., and first stated that nursing reviews this information with the patient. A review of the admitting documentation, completed by nursing, did not include information pertaining to patient rights. The Navigator, a Clinical Nurse Manager, then found out that admissions/registration

Agency for Health Care Administration (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETEO A. BUILDING: B. WING HL100250 01/11/2019 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION ın COMPLETE (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEOED BY FULL PREFIX PRÉFIX DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCEO TO THE APPROPRIATE TAG TAG OEFICIENCY) H₀₂₉ H 029 Continued From page 13 provides this information which is contained in an admission folder with facility specific information. There was no documentation to support that this information was provided to the patient or patient's representative. A review of the facility's policy and procedure, "Patient's Rights and Responsibilities, Management of," effective 3/6/2018 indicated "..... patients and families are provided Patient's Rights and Responsibilities information as required by law. In order to provide our patient/families with the most appropriate information, three versions of Patient's Rights and Responsibilities are available depending on who is provided services. The three versions available are for: Johns Hopkins All Children's Hospital, which includes hospital based service provided at the Outpatient Care Center, Johns Hopkins All Children's Home Care and All Children's Specialty Physician Clinics." The policy statement indicated, "All patients and families will be informed of their rights and responsibilities while receiving care and treatment though the services of Johns Hopkins All Children's. Patients and families will expect to carry out their responsibilities when accessing care and services at Johns Hopkins All Children's." The procedure indicates "A. The patient/legal guardian will be made aware of the Patient's Rights and Responsibilities upon admission and/or upon registration to Johns Hopkins All Children's. B. The Patient's BIII of Rights and Responsibilities are available to all patients/families as follows: 1. Hospital: Posted in the main Hospital and all Outpatient Care Centers. 2. Home Care: Provided upon admission. 3. Specialty Physician Clinical: Posted in clinic. C. Electronic versions of the Patient's Rights and Responsibilities are also

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP COOE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE PROVIDER'S PLAN OF CORRECTION ın (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) H 029 H 029 Continued From page 14 available to patients and families on the Johns Hopkins All Children's website at https://www.hopkinsallchildrens.org/home." The facility failed to identify the process and document that patient's rights information was provided to the patient or patient representative. A review of the facility's "Consent for Routine Diagnostic Procedures and Medical Treatment" was also conducted and failed to include information related to the provision of Patient Rights. H 168 59A-3.242(3)(h)1-6, FAC RESPIRATORY H 168 THERAPY - Patient Care (h) There shall be written policies and procedures specifying the scope and conduct of patient care rendered in the provision of respiratory care services. All policies and procedures must be approved by the physician director, reviewed annually, revised as necessary, dated to indicate the time of last review, and enforced. Respiratory care policies shall include the following: 1. Specification as to who may perform specific procedures and provide instruction, under what circumstances, and under what degree of supervision. 2. Assembly and sequential operation of equipment and accessories to implement therapeutic regimens. 3. Steps to be taken in the event of adverse reactions, and other emergencies. 4. Procurement, handling, storage and dispensing of therapeutic gases. 5. Infection control measures, including specifics as to changing and cleansing of equipment. 6. Administration of medications in accordance with the physician's order.

6899

Agency for Health Care Administration (X3) DATE SURVEY (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES COMPLETED AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: B. WING 01/11/2019 HL100250 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION. SUMMARY STATEMENT OF DEFICIENCIES ID (X5) COMPLETE (X4) ID (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL **PREFIX PREFIX** CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG **DEFICIENCY**) H 168 H 168 Continued From page 15 This Statute or Rule is not met as evidenced by: Based on observation and interview it was determined the facility failed to secure 9 of 10 portable oxygen e-cylinders within 2 wheeled carts to ensure a safe environment. Findings include: On 1/7/2019, day one of survey, a tour of the following patient care areas revealed six [6] of six [6] portable Oxygen E-Cylinders not secured within 2 wheeled carts as follows: - 3 of 3 unsecured in the Emergency Department - 1 of 1 unsecured in NICU [Neonatal Intensive Care Unit] South 6th floor - 1 of 1 unsecured in NICU [Neonatal Intensive Care Unit] North 6th floor - 1 of 1 unsecured in PICU [Pediatric Intensive Care Unit1 5th floor On 01/09/2019, day three of survey, additional oxygen e-cylinders were found to be unsecured within 2 wheeled carts as follows: - 1 of 1 unsecured in procedure room 2351 - 1 of 2 unsecured in clean utility room 1154, also room not identified as a storage room for oxidizing gas. - 1 of 1 unsecured in patient room An interview was conducted during the tour with the Director of Pediatric Emergency Services, Trauma, Lifeline, Nursing Supervision, Workforce Management and Respiratory Therapy and confirmed the findings. H 190 59A-3.270(3) FAC; 395.3025(6) FS HEALTH H 190 INFORMATION MGMT - Medical Records

AHCA Form 3020-0001 STATE FORM

Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 501 SIXTH AVENUE SOUTH JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE SUMMARY STATEMENT OF DEFICIENCIES (X4) ID ID PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE TAG DEFICIENCY) H 190 Continued From page 16 H 190 59A-3.270(3) Each hospital shall maintain a current and complete medical record for every patient seeking care or service. The medical record shall contain information required for completion of birth, death and still birth certificates, and shall, contain the following information: (a) Identification data; (b) Chief complaint or reason for seeking care: (c) Present illness: (d) Personal medical history; (e) Family medical history; (f) Physical examination report; (g) Provisional and pre-operative dlagnosis: (h) Clinical laboratory reports; (i) Radiology, diagnostic imaging, and ancillary testing reports: (i) Consultation reports; (k) Medical and surgical treatment notes and (i) Evidence of appropriate informed consent; (m) Evidence of medication and dosage administered: (n) A copy of the Patient Care Record, in accordance with subsection 64J-1.001(18), F.A.C., if the patient was delivered to the hospital by ambulance; (o) Tissue reports: (p) Physician, ARNP, PA and nurse progress (q) Principal diagnosis, secondary diagnoses and procedures when applicable; (r) Discharge summary; (s) Appropriate social work services reports, if provided: (t) Autopsy findings when performed; (u) Individualized treatment plan; (v) Clinical assessment of the patients needs; (w) Certifications of transfer of the patient

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES COMPLETED AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: B. WING 01/11/2019 HL100250 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) ID (EACH CORRECTIVE ACTION SHOULD BE PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) H 190 H 190 Continued From page 17 between hospitals as specified by Rule 59A-3.255, F.A.C.; and (x) Routine Inquiry Form regarding request for organ donation in the event of the death of the patient. 395.3025(6) Patient records shall contain information required for completion of birth. death, and fetal death certificates. This Statute or Rule is not met as evidenced by: Based on review of the medical record, review of facility policy, and staff interview it was determined the facility failed to ensure the medical record contained evidence of appropriately executed informed consent form for one (#35) of forty-two sampled patients. Findings include: Review of the facility policy, "Informed Consent for Medical/Surgical Procedures," with an effective date of 4/2/2018, stated it is the practitioner's responsibility to obtain informed consent from the patient/parent(s)/legal quardian(s) prior to providing care or treatment to patients, except in medical emergencies, and to provide adequate information so that the patient/parent(s)/legal guardian(s) may make educated and informed decisions about proposed care. The policy stated telephone consent may be obtained from a person who has legal authority to consent but who is unable to present in person. The policy stated abbreviations may not be used to describe the intervention on the consent form. Review of the medical record for patient #35 , was admitted revealed the patient, a

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 501 SIXTH AVENUE SOUTH JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL EACH CORRECTIVE ACTION SHOULD BE PRÉFIX **PREFIX** REGULATORY OR LSC (DENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) H 190 Continued From page 18 H 190 . Review of the record revealed informed consent, dated at 3:11 pm. for There was no explanation of the abbreviations documented on the Informed consent. Review of the informed consent, dated at 3:11 pm, revealed the documentation written for relation to patient was "phone consent." There was no documentation from whom the consent was obtained. Interview with the Director of Accreditation & Survey Readiness on 1/10/2019 at approximately 2:30 pm confirmed the above findings. H 204 59A-3.271(1), FAC QUALITY IMPROVEMENT -H 204 System (1) General Provisions. Each hospital shall have a planned, systematic, hospital wide approach to the assessment, and improvement of its performance to enhance and improve the quality of health care provided to the public. (a) Such a system shall be based on the mission and plans of the organization, the needs and expectations of the patients and staff, up-to-date sources of information, and the performance of the processes and their outcomes. (b) Each system for quality improvement, which shall include utilization review, must be defined in writing, approved by the governing board, and enforced, and shall include: 1. A written delineation of responsibilities for key staff; A policy for all privileged staff, whereby staff members do not initially review their own cases for quality improvement program purposes: 3. A confidentiality policy:

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) OATE SURVEY STATEMENT OF OFFICIENCIES (X2) MULTIPLE CONSTRUCTION COMPLETEO IDENTIFICATION NUMBER: AND PLAN OF CORRECTION A. BUILDING: _ B. WING HL100250 01/11/2019 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) ID (EACH CORRECTIVE ACTION SHOULD BE (EACH OFFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX CROSS-REFERENCED TO THE APPROPRIATE DATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) DEFICIENCY) H 204 Continued From page 19 H 204 Written, measurable criteria and norms; 5. A description of the methods used for identifying problems; 6. A description of the methods used for assessing problems, determining priorities for investigation, and resolving problems; 7. A description of the methods for monitoring activities to assure that desired results are achleved and sustained; and 8. Documentation of the activities and results of the program. This Statute or Rule is not met as evidenced by: Based on document review and staff interview it was determined the facility failed to ensure objective quality indicator data related to medical care was collected, tracked, trended, and analyzed across the organization to facilitate the process of providing quality patient care and improving patient safety. As a result of these failures, an Imminent Threat to patient safety was identified beginning on 9/20/2018. Findings include: The Quality and Patient Safety Plan (the Plan) FY (fiscal year) 2019, approved September 20, 2018 was signed by the Patient Safety Officer and the Chair, Board Quality and Patient Safety Committee, The Plan indicated the Patient Safety and Quality Council reported to the Board of Trustees through the Board Quality and Patient Safety Committee. The Plan indicated several Medical Staff committees received or provided reports regarding patient safety and and quality. The Plan included documentation the Clinical Practice council oversees the prioritization, development, and deployment of clinical guidelines. Each department, program, and institute conducts quality Improvement and safety

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) OATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION ANO PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVICER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP COOE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEDEO BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX CROSS-REFERENCED TO THE APPROPRIATE DATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG **DEFICIENCY**) H 204 Continued From page 20 H 204 initiatives that are aligned with the strategic priorities of the organization and/or the population served by that department, program, or institute. Review of the facility's current written agreement with the OPO (organ procurement organization), signed with the most recent addendum on 1/23/2018, revealed section G. Activity Data Review, Reporting and Quality Assessment (QA) and Improvement (QI) stated "G.1 At least annually, the Foundation shall provide Donor Hospital specific data with the appropriate Donor Hospital personnel for the purposes of quality assessment (QA) and improvement (QI), process evaluation, and to analyze outcomes of potential referral/donor situations, allowing for a collaborative plan of corrective action when indicated." Review of the facility's Board Quality and Patient Safety Committee meeting minutes revealed the last meeting in which specific data was provided was 1/19/2017. Review of requested documentation revealed the OPO provided data for calendar years 2017 and 2018. There was no evidence the data was provided to the facility's Board Quality and Patient Safety Committee for integration into the hospital's QAPI (Quality Assurance Performance Improvement) program. An interview was conducted with the Interim Vice President of Medical Affairs on 1/8/19 regarding the oversight of medical quality of care. The Vice President indicated the Medical Quality of Care Committee would review individual cases that were brought to their attention, but they had no historical data related to that particular problem or that particular physician. He indicated no data

was collected or reported as a result of the Committee's review of any individual case.

	OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		CONSTRUCTION	(X3) DATE SURVEY COMPLETED
		HL100250	B. WING		01/11/2019
NAME OF	PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY, ST	TATE, ZIP CODE	
JOHNS I	HOPKINS ALL CHILD	REN'S HOSPITAL	TERSBURG,	FL 33701	
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORI (EACH CORRECTIVE ACTION S CROSS-REFERENCED TO THE A DEFICIENCY)	SHOULD BE COMPLETE
H 204	Continued From pa	ge 21	H 204		1
H 200	Executive Officer (President Patient S President of Medic of Patient Safety ar Safety Officer, the Operating Officer, Manager, the Vice Management John parties on 1/11/19 Director of Patient that each clinical di develops their own and performs their events. The Senio organization wide, on the tracking, tre objective data used high acuity concert of care and patient hospital. She indic historical data on o care that have bee analyzed such as u patient deaths, or u statistics by physic findings. 59A-3.271(3), FAC Data Assessment (3) Each hospital s data collected to d	shall have a process to assess etermine: performance of existing	H 206		

PRINTED: 01/29/2019 **FORM APPROVED**

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 **SUMMARY STATEMENT OF DEFICIENCIES** PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX **PREFIX** REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) H 206 Continued From page 22 H 206 This Statute or Rule is not met as evidenced by: Based on document review and staff interview it was determined the facility failed to ensure objective quality Indicator data related to medical care was collected, tracked, trended, and analyzed across the organization to facilitate the process of providing quality patient care and improving patient safety. As a result of these failures, an Imminent Threat to patient safety was identified beginning on 9/20/2018. Findings include: The Quality and Patient Safety Plan (the Plan) FY (fiscal year) 2019, approved September 20, 2018 was signed by the Patient Safety Officer and the Chair, Board Quality and Patient Safety Committee. The Plan Indicated the Patient Safety and Quality Council reported to the Board of Trustees through the Board Quality and Patient Safety Committee. The plan indicated several Medical Staff committees received or provided reports regarding patient safety and quality. The plan included documentation that the Clinical Practice Council oversees the prioritization. development and deployment of clinical guidelines. Each department, program, and institute conducts quality improvement and safety initiatives that are aligned with the strategic priorities of the organization and/or the population served by that department, program, or institute. Review of the facility's current written agreement with the OPO (organ procurement organization) revealed section G. Activity Data Review, Reporting and Quality Assessment (QA) and Improvement (QI) stated "G.1 At least annually, the Foundation shall provide Donor Hospital specific data with the appropriate Donor Hospital

Agency for Health Care Administration (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 STREET AOORESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 (X5) COMPLETE SUMMARY STATEMENT OF OFFICIENCIES PROVIDER'S PLAN OF CORRECTION ID (X4) ID (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEOED BY FULL PREFIX PREFIX DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) H 206 H 206 Continued From page 23 personnel for the purposes of quality assessment (QA) and improvement (QI), process evaluation, and to analyze outcomes of potential referral/donor situations, allowing for a collaborative plan of corrective action when indicated." Review of the facility's Board Quality and Patient Safety Committee meeting minutes revealed the last meeting in which specific data was provided was 1/19/2017. Review of requested documentation revealed the OPO provided data for calendar years 2017 and 2018. There was no evidence the data was provided to the facility's Board Quality and Patient Safety Committee for integration into the hospital's QAPI program. An interview was conducted with the Interim Vice President of Medical Affairs on 1/8/19 regarding the oversight of medical quality of care. The Vice President indicated the Medical Quality of Care Committee would review individual cases that were brought to their attention, but they had no historical data related to that particular problem or that particular physician. He indicated no data was collected or reported as a result of the Committee's review of any individual case. An interview was conducted with the Interim Chief Executive Officer (CEO), the Senior Vice President Patient Safety Officer, the Interim Vice President of Medical Affairs, the Senior Director of Patient Safety and Quality/Interim Patient Safety Officer, the General Counsel, the Chief Operating Officer, the Regulatory Compliance Manager, the Vice President for Quality and Risk Management Johns Hopkins and other interested parties on 1/11/19 at 9:30 a.m. The Senior Director of Patient Safety and Quality confirmed that each clinical division and department

GBOD

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) IO ID. (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PRÉFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) H 206 Continued From page 24 H 206 develops their own criteria and quality indicators. and performs their own investigations of any events. The Senior Director indicated there is no organization wide, integrated assessment based on the tracking, trending, and analysis of objective data used to identify high frequency or high acuity concerns related to the overall quality of care and patient safety provided by the hospital. She indicated the facility has no historical data on objective indicators of quality of care that have been tracked, trended, and analyzed such as unplanned returns to surgery, patient deaths, or morbidity and mortality statistics by physician. The CEO confirmed the findings. H 208 59A-3.272(1), FAC GOVERNING BODY H 208 The licensee shall have a governing body responsible for the conduct of the hospital as a functioning institution This Statute or Rule is not met as evidenced by: Based on document review and staff interview it was determined the Governing Body failed to ensure the management of the organization was structured to ensure the effective implementation of a data-driven quality improvement organization that measurably improved the facility's demonstrated ability to provide quality patient care and improve patient safety. As a result of these failures, an Imminent Threat to patient safety was identified beginning on 9/20/2018. Findings include: The Quality and Patient Safety Plan dated 9/20/18 indicated that the governing body was responsible for assuring that the Quality and

AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: COMPLETED HL100250 B. WING 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP COOE JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SIXTH AVENUE SOUTH SAINT PETERSBURG, FL 33701 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES ID PROVIDER'S PLAN OF CORRECTION (X5) CEACH OFFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETED)	Agency 1	for Health Care Adm	inistration			
MANE OF PROVIDER OR SUPPLIER JOHNS HOPKINS ALL CHILDREN'S HOSPITAL CALL CALL CALL CALL CALL SUMMARY STATEMENT OF DEFICIENCIES EACH OFFICENCY MAST BE PRECEDED BY FULL TAG TAG CONTINUED TO BE PROVIDERS PLAN OF CORRECTION (EACH OFFICENCY MAST BE PRECEDED BY FULL TAG TAG TAG TAG TAG TAG PREPIX TAG PROVIDER'S PLAN OF CORRECTION REGULATORY OR LSC IDENTIFYING INFORMATION) PREPIX TAG PREPIX TAG PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE DATA PREPIX TAG PREPIX TAG PREPIX TAG TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE DATA PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE DATA PREPIX TAG TAG PREPIX TAG PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE DATA PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION HOULD BE CROSS-REFERENCED TO THE APPROPRIATE COMMITTED AND THE APPROPRIATE PREPIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION (EACH CORRECTIVE ACTION				D		(X3) DATE SURVEY COMPLETED
SUMMARY STATEMENT OF DEFICIENCIES SUMMARY STATEMENT OF DEFICIENCIES CEACH OFFICENCY MUST BE PRECEDED BY FULL PREFIX TAG			HL100250	B. WING _		01/11/2019
CALIFORM	NAME OF I	PROVIDER OR SUPPLIER	STI	REET ADDRESS, CITY	, STATE, ZIP COOE	
PREFIX TAG REGULATORY OR LSC IDENTIFYING INFORMATION) H 208 Continued From page 25 Patient Safety Plan was effective and in compliance with regulatory requirements. The organizational chart included in the plan displayed the committees for Environment of Care, Continuous Regulatory Readiness, Quality Council, Safety Coeches, Infection Prevention/Antimicrobial Stewardship, and High Value Care reported to the Patient Safety and Quality Council. The Patient Safety and Quality Council received input from the Ambulatory Networks Council, the Advocacy Council, the Clinical Practice Council, the Research Council, the Education Counsel, the Cultures and Engagement Council, the Medical Staff Committees, the Johns Hopkins Medical Pediatric Quality Group, and the Johns Hopkins Medical Pediatric Quality Group, and the Johns Hopkins Medical Pediatric Quality and Patient Safety Committee. The Patient Safety and Quality Council reported to the Board Quality and Patient Safety Committee, who in turn reported to the Board of Trustees. The Risk Management department was not indicated on the organizational chart included in the Quality and Safety Plan. Nothing in the plan addressed the manner in which objective data would be tracked, trended, and analyzed across the organizational chart included in clentify areas of concern, or monitor the effectiveness of quality improvement projects or plans of correction. The Johns Hopkins All Children's Hospital Functional Organizational Structure dated 1/3/18	JOHNS H	HOPKINS ALL CHILDI	REN'S HOSPITAL			
Patient Safety Plan was effective and in compliance with regulatory requirements. The organizational chart included in the plan displayed the committees for Environment of Care, Continuous Regulatory Readiness, Quality Council, Safety Coaches, Infection Prevention/Antimicrobial Stewardship, and High Value Care reported to the Patient Safety and Quality Council. The Patient Safety and Quality Council. The Patient Safety and Quality Council, the Advocacy Council, the Clinical Practice Council, the Ambulatory Networks Council, the Advocacy Council, the Clinical Practice Council, the Research Council, the Education Counsel, the Outlures and Engagement Council, the Medical Staff Committees, the Johns Hopkins Quality, Safety, and Service Executive Committee. The Patient Safety and Quality Council reported to the Board Quality and Patient Safety Committee, who in turn reported to the Board Quality and Patient Safety Committee, who in turn reported to the Board of Trustees. The Risk Management department was not Indicated on the organizational chart included included in the Quality and Safety Plan. Nothing in the plan addressed the manner in which objective data would be tracked, trended, and analyzed across the organization as a whole in order to Identify areas of concern, or monitor the effectiveness of quality improvement projects or plans of correction. The Johns Hopkins All Children's Hospital Functional Organizational Structure dated 1/3/18	PREFIX	(EACH OEFICIENC)	MUST BE PRECEOEO BY FULI	L PREFIX	(EACH CORRECTIVE ACTION SHO CROSS-REFERENCEO TO THE APP	OULD BE COMPLETE
Department as the last item in the lower right hand corner of the chart, reporting to Legal Affairs, that in turn reported to the Vice Dean/Physician in Chief. There was no evidence of any lines of communication or accountability between the Risk Management Department and	H 208	Patient Safety Plan compliance with recompliance with recompliance with recompliance with recompliance with recompliance with recompliance of concil, Safety Concil, Safety Concil, Safety Concil, Clinical Practice Concil received in Networks Council, Clinical Practice Concompliance of Committees, the Journal of Committees, the Journal of Committees, and Safety, and Service Patient Safety and Board Quality and in turn reported to Risk Management on the organization the Quality and Safety and	was effective and in gulatory requirements. chart included in the plantitees for Environment of Regulatory Readiness, Quaches, Infection robial Stewardship, and it to the Patient Safety and Quaput from the Ambulatory the Advocacy Council, the Advocacy Council, the Johns Hopkins Medical Petrone, the Cultures and cil, the Medical Staff of the Johns Hopkins Quae Executive Committee. Quality Council reported Patient Safety Committee the Board of Trustees. The Board of Trustees. The Johns Hopkins in the Inner in which objective design whole in order to identify Plan. Nothing in the Inner in which objective design whole in order to identify Plan. Nothing in the Inner in which objective design whole in order to identify Plan. Structure dated of Management and Insurational Structure dated Management and Insurational Management and Insurational Managemen	n of quality High ality ne ality The lity, The lito the pe, who he cated ed in plan ata cross attify ess of	DEFICIENCY	

PRINTED: 01/29/2019 FORM APPROVED

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) iD PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE PREFIX TAG REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG DEFICIENCY) H 208 Continued From page 26 H 208 any of the 17 committees, councils, and departments shown on the organizational chart as being responsible for the prioritization. development and deployment of clinical auidelines. The plan defined the purpose, objectives, membership, meeting frequency, and reporting structures of the Board Quality and Patient Safety Council, Patient Safety Council, the Quality Sub-Council, and Safety Coaches. The plan defined the roles and responsibilities of the Medical Staff, Senior Leadership, Patient Safety Officer, Senior Director, Institute, Department and Service-line Directors, and Employees. The responsibilities of the Medical Staff were presented as Department Chairpersons shall be accountable for their assigned divisions and sections appropriate, quality, and safe patient care services. The plan did not include any evidence that the selection of indicators, quality improvement projects, or the development of criteria were based on any review of the tracking and trending of objective data that identified measurable concerns or issues that were high frequency or high acuity. An Interview was conducted with the InterIm Chief Executive Officer (CEO), the Senior Vice President Patient Safety Officer, the Interim Vice President of Medical Affairs, the Senior Director of Patient Safety and Quality/Interim Patient Safety Officer, the General Counsel, the Chief Operating Officer, the Regulatory Compliance Manager, the Vice President for Quality and Risk Management Johns Hopkins and other interested parties on 1/11/19 at 9:30 a.m. The Senior Director of Patient Safety and Quality confirmed

Agency 1	or Health Care Adm	inistration			
	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IOENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILOING: _	CONSTRUCTION	(X3) DATE SURVEY COMPLETED
		HL100250	B. WING		01/11/2019
NAME OF F	PROVIDER OR SUPPLIER	STREET	ADDRESS, CITY, ST	TATE, ZIP CODE	
JOHNS H	OPKINS ALL CHILD	DENIG MOGDITAL	KTH AVENUE SO PETERSBURG,		
(X4) IO PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF OEFICIENCIES Y MUST BE PRECEOEO BY FULL SC IDENTIFYING INFORMATION)	IO PREFIX TAG	PROVIDER'S PLAN OF CORRE (EACH CORRECTIVE ACTION SHO CROSS-REFERENCEO TO THE APP DEFICIENCY)	OULD BE COMPLETE
H 208	Continued From pa	age 27	H 208		
	develops their own and performs their events. Each clinical develops their own evaluates the plans whatever information or necessary through organizational charms afety Plan. The Sis no organization who based on the track objective data used high aculty concern of care and patient hospital. The Senion of the have access to or data collection in in her position at the facility has no historial indicators of quality trended, and analy to surgery, patient	ivision and department criteria and quality indicators own investigations of any all division and department action plans, implements, are for effectiveness, and report on they determine is relevant ghithe channels shown on the tin the Quality and Patient enior Director indicated therewide, integrated assessmenting, trending, and analysis of the identify high frequency on as related to the overall quality are provided by the provided the provided data on objective by of care that has been tracked such as unplanned return deaths, or morbidity and by physician. The CEO ings.	e e e e e e e e e e e e e e e e e e e		
H 229	59A-3.275(1), FAC STAFF	ORGANIZED MEDICAL	H 229		
	staff organized und the governing body governing body of health care provide	shall have an organized medider written by-laws approved y and responsible to the the hospital for the quality of ed to patients in the facility ar professional practices of its	by all		
	This Statute or Ru Based on docume	le is not met as evidenced bent review and staff interviews	y: s, it	•	

FORM APPROVED Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING __ HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE DATE CROSS-REFERENCED TO THE APPROPRIATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DEFICIENCY) H 229. Continued From page 28 H 229 was determined the Governing Body failed to develop and implement an effective organizational structure to permit the timely. objective, and on-going assessment of the competence and quality of care of the medical staff. As a result of these failures, an imminent Threat to patient safety was identified beginning on 9/20/2018. Findings include: The Medical Staff Bylaws, effective date 9/20/18. indicated each medical staff Department and Division shall be responsible for developing criteria to assure the Medical Staff and the Board that patients will receive quality and safe care. The professional criteria shall at least pertain to evidence of relevant training or experience, current competence, and ability to perform the privileges requested (Page 18, section 6.5). The Medical Executive Committee (MEC) is empowered to act on behalf of the Medical Staff. The MEC responsibilities included: Provide a liaison between the medical Staff and the CEO, make recommendations to the Board regarding ail matters relating to [medical staff] appointments, reappointments, and clinical privileges. The Bylaws indicated the MEC was responsible for the Medical Staff performance-improvement activities and establish a mechanism designed to conduct, evaluate and revise such activities. The review of John's Hopkins All Children's Hospital Functional Organizational Structure

dated 1/3/19 revealed 10 medical staff

departments lead by physicians (interim VP of Medical Affairs, Assistant Dean Population Health, Department of Anesthesia, Department of Surgery, Department of Pediatrics, Cancer

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES COMPLETED AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: _ B. WING_ 01/11/2019 HL100250 NAME OF PROVIDER OR SUPPLIER STREET AODRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (EACH CORRECTIVE ACTION SHOULD BE COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) H 229 Continued From page 29 H 229 Institute, Heart Institute, IFBR (Institute of Fundamental Biomedical Research) Institute. MFN (Maternal, Fetal, Neonatal) Institute, and the IBPS (Institute for Brain Protection Services) Institute) reported directly to the Vice Dean/Physician In Chief, who in turn reported to the President. There was no evidence of the Medical Executive Committee or its relationship to the Medical Staff, the President or the Board of 1 Trustees. Neither the Medical Executive Committee nor the Board of Trustees were represented on the organizational chart. The review of Johns Hopkins All Children's Hospital Medical Staff Leadership 2019 organizational chart dated 1/3/19 revealed the physician division heads for the 20 medical sub-specialties reported to the Chairman and Vice Chairman of the Department of Pediatric Medicine. The physician division heads for the 12 surgical sub-specialties reported to the Interim Chair for the Department of Surgery. The Department of Pediatric Medicine and the Department of Surgery reported to the Chief of Staff, the Vice Chief of Staff and the Secretary/Treasurer, who in turn reported to the Executive Committee. The Executive Committee and the President reported to the Board of Trustees. The Johns Hopkins All Children's Hospital Functional Organizational Structure dated 1/3/18 failed to provide evidence of any lines of communication or accountability between any of the 17 committees, councils and departments shown on the organizational chart as being responsible for the prioritization, development and deployment of clinical guidelines. The Senior Director of Patient Safety and Quality

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE PROVIDER'S PLAN OF CORRECTION (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULO BE PRÉFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) H 229 Continued From page 30 H 229 confirmed that each clinical division and department develops their own criteria and quality indicators, and performs their own investigations of any events. Each clinical division and department develops their own action plans, implements and evaluates the plans for effectiveness, and reports whatever information they determine is relevant or necessary through the channels shown on the organizational chart in the Quality and Patient Safety Plan. The Senior Director indicated there is no organization wide, integrated assessment based on the tracking, trending, and analysis of objective data used to monitor the overall quality of care and patient safety provided by the hospital. She indicated the facility has no historical data on objective indicators of quality of care that has been tracked, trended, and analyzed such as unplanned returns to surgery, patient deaths, or morbidity and mortality statistics by physician. The CEO confirmed the finding the Medical Staff has not been effectively accountable to the governing body. H 410 395.0197(1)(e) FS; 59A-10.0055(2)(a-b) RM Prog H 410 - Incident Reporting System 395.0197(1)(e) The development and Implementation of an Incident reporting system based upon the affirmative duty of all health care providers and all agents and employees of the licensed health care facility to report adverse incidents to the risk manager, or to his or her designee, within 3 business days after their occurrence. 59A-10.0055. (2) INCIDENT REPORTS. The Incident reporting system shall include the prompt, within 3 calendar,

STATEMEN	or Health Care Adm or of Deficiencies of Correction	inistration (X1) PROVICER/SUPPLIER/CLIA IDENTIFICATION NUMBER: HL100250	(X2) MULTIPLE C A. BUILDING:		(X3) DATE SURVEY COMPLETED
	PROVIDER OR SUPPLIER	STREET AD STREET AD 501 SIXTI	DRESS, CITY, STA H AVENUE SOU	тн	
JUNNST	OPKING ALL CHILD	SAINT PE	TERSBURG, F		
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LD BE COMPLETE
H 410	Continued From pa	age 31	H 410		
	or his designee. Redeveloped by the facontain at least the (a) The patient's national admission diagnostics (b) A clear and confinctuding time, date as needed for the affich-9-CM; This Statute or Rules	ncidents to the risk manager, eports shall be on a form acility for the purpose and shall following information: ame, locating information, is, admission date, age and aclse description of the incident e, exact location; and elements annual report based on the incidence of the incident e, exact location; and elements annual report based on the incidence of the incident e, exact location; and elements annual report based on the incidence of the	eliteratura de la constanta de		
	to ensure all incide Manager or their d for one (Incident # reports reviewed. Findings include:	termined that the facility falled ents are reported to the Risk esignee within 3 business days 9) out of fifteen incident			
	Manager revealed reported to Risk M days. Incident #9 not reported to Ris No de reason for delay or interview with the	one of fifteen failed to be lanagement within 3 business			
H 412	(c) Whether or not so, a brief statement	o-(e), FAC INCIDENT STEM - Reports It a physician was called; and if ent of said physician's It as to medical treatment, if any	H 412		

STATEMEN	TOF HEALTH CARE AGM NT OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: HL100250		CONSTRUCTION	СОМ	SURVEY PLETED
			<u> </u>	186 4565541 - a** - ******************************	017	11/2013
NAME OF	PROVIDER OR SUPPLIER		ODRESS, CITY, S			
JOHNS	HOPKINS ALL CHILD	REN'S HOSPITAL	TH AVENUE SO ETERSBURG,			
(X4) ID PREFIX TAG	(EACH DEFICIENC	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORF (EACH CORRECTIVE ACTION S CROSS-REFERENCED TO THE A DEFICIENCY)	HOULD BE	(X5) COMPLETE DATE
H 412	Continued From pa	age 32	H 412			
	(d) A listing of all poinvolved directly in witnesses, along weach; (e) The name, sign person completing and time that the reach time that the reach thas the reach that the reach that the reach that the reach that th	ersons then known to be the incident, including ith locating information for lature and position of the the reports, along with date eport was completed e is not met as evidenced by: locord review, and interview it e facility failed to notify the incident #1) of fifteen incidents				
	Findings include:					
	revealed on incider were adminis document a physic	stered. The review failed to lan notification. An interview liger on 1/10/2019 at 10:00				•
			1			

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY STATEMENT OF DEFICIENCIES IDENTIFICATION NUMBER: COMPLETED AND PLAN OF CORRECTION A. BUILDING: 04 - MAIN LIC B. WING 01/11/2019 HL100250 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PRÉFIX CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) K 000 K 000 Initial Comments An unannounced Fire & Life Safety re-licensure survey was conducted on 1/7/2019 through 1/11/2019 at Johns Hopkins All Children's Hospital, state license: 4042, a hospital in St Petersburg, Florida in accordance with National Fire Protection Association (NFPA) 1 and 101 (2015 edition) and applicable requirements of Florida State Fire Marshal's Rules and Regulations, Florida Administrative Code (F.A.C) 69A-3, F.A.C. 69A-53, F.A.C. 59A-3, Florida Statutes (F.S.) 395.001 395.3041 Part I, and (F.S.) 633.0215, adopting National Fire Protection Association (NFPA) 1 and 101 (2015 edition) known as the Florida Fire Prevention Code and all NFPA referenced standards and requirements adopted per NFPA 101, Chapter 2. The following is a description of the deficiencies found at the time of the visit. K 325 K 325 NFPA 101 Alcohol Based Hand Rub Dispenser (ABHR) Alcohol Based Hand Rub Dispenser (ABHR) ABHRs are protected in accordance with 8.7.3.1, unless all conditions are met: * Corridor is at least 6 feet wide * Maximum individual dispenser capacity is 0.32 gallons (0.53 gallons in suites) of fluid and 18 ounces of Level 1 aerosols * Dispensers shall have a minimum of 4-foot horizontal spacing * Not more than an aggregate of 10 gallons of fluid or 135 ounces aerosol are used in a single smoke compartment outside a storage cabinet, excluding one individual dispenser per room * Storage in a single smoke compartment greater than 5 gallons complies with NFPA 30

AHCA Form 3020-0001

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

(X6) DATE

FORM APPROVED Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION COMPLETED IDENTIFICATION NUMBER: A. BUILDING: 04 - MAIN LIC B. WING_ HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETE DATE PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) K 325 Continued From page 1 K 325 * Dispensers are not installed within 1 inch of an ignition source * Dispensers over carpeted floors are in sprinklered smoke compartments * ABHR does not exceed 95 percent alcohol * Operation of the dispenser shall comply with Section 18.3.2.6(11) or 19.3.2.6(11) * ABHR is protected against inappropriate access 18.3.2.6, 19.3.2.6, 42 CFR Parts 403, 418, 460, 482, 483, and 485 This STANDARD is not met as evidenced by: Based on observations and interview with the Director of Facilities during the facility tour, the facility failed to properly install ABHR (Alcohol Based Hand Rub) dispensers. Findings include: During the facility tour with the Director of Facilities on 1/9/2019 between the hours of 9:15 a.m. and 3:00 p.m., it was observed that ABHR (Alcohol Based Hand Rub) dispensers were installed above ignition sources located in the following areas of the Neonatal Intensive Care Unit (NICU): 1) Rooms 7731, 6478, 6430 2) In corridor by room 5116 An interview conducted with the Director of Facilities concurrent with the observations confirmed the findings.

Maintenance

per NFPA 101 (2015 Edition) 19.4.3(8)a,b,c

K 345. NFPA 101 Fire Alarm System - Testing and

TTVR21

K 345

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY STATEMENT OF DEFICIENCIES COMPLETED AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: 04 - MAIN LIC B. WING HL100250 01/11/2019 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES ID (X5) COMPLETE (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) K 345 K 345 Continued From page 2 Fire Alarm System - Testing and Maintenance A fire alarm system is tested and maintained in accordence with an approved program complying with the requirements of NFPA 70, National Electric Code, and NFPA 72, National Fire Alarm and Signaling Code. Records of system acceptance, maintenance and testing are readily available. 9.6.5, 9.6.7, 9.6.8, and NFPA 70, NFPA 72 This STANDARD is not met as evidenced by: Based on document review and interview the facility failed to maintain the Fire Alarm System. Maintaining the Fire Alarm System ensures proper operation and lessens the chance of a delayed alarm activation under hazardous conditions. Findings include: During document review with the Director of Facilities on 1/7/2019 at 10:15 a.m., an inspection completed on 3/07/2018 revealed 44 duct detectors failed to have the differential pressure testing completed due to access restriction. The facility has failed to take corrective action to test the 44 duct detectors for the annual differential pressure test. An interview was conducted with the director of facilities concurrent with the observations and confirmed the findings. per NFPA 101 (2015 Edition) 19.3.4.1, 9.6 per NFPA 72 (2013 Edition) 14.4.3.2(17)g(5)

Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: 04 - MAIN LIC B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETE PRÉFIX PREFIX (EACH CORRECTIVE ACTION SHOULO BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) K 353 Continued From page 3 K 353 K 353 NFPA 101 Sprinkler System - Maintenance and K 353 Testina Sprinkler System - Maintenance and Testing Automatic sprinkler and standpipe systems are inspected, tested, and maintained in accordance with NFPA 25, Standard for the Inspection. Testing, and Maintaining of Water-based Fire Protection Systems. Records of system design, maintenance, inspection and testing are maintained in a secure location and readily available. a) Date sprinkler system last checked b) Who provided system test c) Water system supply source Provide in REMARKS information on coverage for any non-required or partial automatic sprinkler system. 9.7.5, 9.7.7, 9.7.8, and NFPA 25 This STANDARD is not met as evidenced by: Based on document review and interview with the Director of Facilities, it was revealed that the facility failed to maintain required inspections on the sprinkler system. Findings include: 1) During document review on 1/7/2019 at 10:15 a.m., the facility failed to provide evidence of the current annual (fire service) backflow inspection. The tag on the backflow indicates it was last inspected on 8/2017. An interview was conducted with the Director of Facilities concurrent with the observations and confirmed the findings.

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION IDENTIFICATION NUMBER: COMPLETED AND PLAN OF CORRECTION A. BUILDING: 04 - MAIN LIC B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE DATE CROSS-REFERENCED TO THE APPROPRIATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DEFICIENCY) K 353 Continued From page 4 K 353 Per NFPA 101 (2015 Edition) 19.3.5, 9.7 per NFPA 25 (2014 Edition) 13.6 through 13.6.3 2) During the facility tour with the Director of Facilities on 1/8/2019 through 1/10/2019 between the hours of 9:15 a.m. and 3:00 p.m., it was found 1) Mixed sprinkler types of standard and quick response found in sterile processing located in the basement. 2) Corroded sprinkler found in dietary kitchen above automated dish washer. 3) Corroded sprinkler found in mail/copy room 0222 (1 of 19). 4) 1 of 4 corroded sprinklers found in the decontamination room located on the 1st floor in the Emergency department. 5) Loaded sprinklers found throughout facility. The facility shall perform an inspection of and document ALL sprinklers installed throughout the facility for evidence of loading, painted, and corrosion and make repairs as required by NFPA An interview was conducted with the Director of Facilities concurrent with the observations and confirmed the findings. Per NFPA 101 (2015 Edition) 19.3.5, 9.7 per NFPA 25 (2014 Edition) 5.2.1.1.1, 5.2.1.1.2(1-6) per NFPA 13 (2013 Edition) 8.3.3.2 K 907 NFPA 99 Gas and Vacuum Piped Systems -K 907 Maintenance Pr Gas and Vacuum Piped Systems - Maintenance Program

AHCA Form 3020-0001

(X5) COMPLETE

DATE

PROVIDER'S PLAN OF CORRECTION

(EACH CORRECTIVE ACTION SHOULD BE

CROSS-REFERENCED TO THE APPROPRIATE

DEFICIENCY)

Agency for Health Care Administration STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION DENTIFICATION NUMBER: COMPLETED. A. BUILDING: 04 - MAIN LIC B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 501 SIXTH AVENUE SOUTH JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701

PREFIX

TAG

K 907

K 907 Continued From page 5

(X4) ID

PREFIX

TAG

Medical gas, vacuum, WAGD, or support gas systems have documented maintenance programs. The program includes an inventory of all source systems, control valves, alarms, manufactured assemblies, and outlets. Inspection and maintenance schedules are established through risk assessment considering manufacturer recommendations. Inspection procedures and testing methods are established through risk assessment. Persons maintaining systems are qualified as demonstrated by training and certification or credentialing to the requirements of AASE 6030 or 6040.

SUMMARY STATEMENT OF DEFICIENCIES

(EACH DEFICIENCY MUST BE PRECEDED BY FULL

REGULATORY OR LSC IDENTIFYING INFORMATION)

5.1.14.2.1, 5.1.14.2.2, 5.1.15, 5.2.14, 5.3.13.4.2 (NFPA 99)

This STANDARD is not met as evidenced by:
Based on observations and interview with the
Director of Facilities, the facility failed to maintain
the medical gas system in accordance with NFPA
99 (2012 edition). Improper use and management
of medical gas systems could result in failure of
the system to perform as designed.

Findings include:

During the life safety survey conducted on 1/7/2019 through 1/11/2019, inspection of the anesthesia carts Waste Anesthetic Gas Disposal (WAGD) lines (purple) were connected to vacuum lines (white) with a t-connector in the following areas:

- 1) CT scan room 1351 anesthesia cart.
- 2) Procedure room 2351 anesthesia cart.

An interview was conducted with the Director of Facilities concurrent with the observations and confirmed the findings.

AHCA Form 3020-0001

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA (X3) OATE SURVEY STATEMENT OF OFFICIENCIES (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETEO A. BUILDING: 04 - MAIN LIC HL100250 01/11/2019 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIOER OR SUPPLIER **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5) COMPLETE (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEOED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG OEFICIENCY) K 907 K 907 | Continued From page 6 per NFPA 99 (2012 Edition) 5.1.5.16.1(1) K 923 NFPA 99 Gas Equipment - Cylinder and K 923 Container Storag Gas Equipment - Cylinder and Container Storage Greater than or equal to 3,000 cubic feet Storage locations are designed, constructed, and ventilated in accordance with 5.1.3.3.2 and 5.1.3.3.3. >300 but <3.000 cubic feet Storage locations are outdoors in an enclosure or within an enclosed interior space of non- or limited- combustible construction, with door (or gates outdoors) that can be secured. Oxidizing gases are not stored with flammables, and are separated from combustibles by 20 feet (5 feet if sprinklered) or enclosed in a cabinet of noncombustible construction having a minimum 1/2 hr. fire protection rating. Less than or equal to 300 cubic feet In a single smoke compartment, individual cylinders available for immediate use in patient care areas with an aggregate volume of less than or equal to 300 cubic feet are not required to be stored in an enclosure. Cylinders must be handled with precautions as specified in 11.6.2. A precautionary sign readable from 5 feet is on each door or gate of a cylinder storage room, where the sign includes the wording as a minimum "CAUTION: OXIDIZING GAS(ES) STORED WITHIN NO SMOKING." Storage is planned so cylinders are used in order of which they are received from the supplier. Empty cylinders are segregated from full cylinders. When facility employs cylinders with integral pressure gauge, a threshold pressure considered empty is established. Empty cylinders are

AHCA Form 3020-0001

Agency for Health Care Administration (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) OATE SURVEY ANO PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: 04 - MAIN LIC B. WING HL100250 01/11/2019 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **501 SIXTH AVENUE SOUTH** JOHNS HOPKINS ALL CHILDREN'S HOSPITAL SAINT PETERSBURG, FL 33701 (X4) IO SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE PRÉFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG DATE TAG DEFICIENCY) K 923 Continued From page 7 K 923 marked to avoid confusion. Cylinders stored in the open are protected from weather. 11.3.1, 11.3.2, 11.3.3, 11.3.4, 11.6.5 (NFPA 99) This STANDARD is not met as evidenced by: Based on observations and interview with the Director of Facilities during the facility tour, the facility failed to maintain proper storage and handling of oxygen cylinders. Findings include: During the facility tour with the Director of Facilities on 1/8/2019 through 1/10/2019 between the hours of 9:15 a.m. and 3:00 p.m., it was found that: 1) E-size oxygen cylinders were found unsecured in wheeled carts. Facility failed to use stays/set screws to secure cylinders in the following areas: a) Procedure room 2351 (1 of 1) b) Clean utility room 1154 (1 of 2), room not identified as a storage room for oxidizing gas. c) Resident room (1 of 1)2) Facility failed to display NFPA 99 required signs for storage of oxidizing gas(es) in all medical gas storage rooms. 3) C-wing medical gas storage room contained 15 E-size oxygen cylinders with combustibles stored within 5 feet of oxidizing gas(es). An interview was conducted with the Director of Facilities concurrent with the observations and confirmed the findings. Per NFFA 99 (2012 Edition) 11.3.2.2(2), 11.3.4.1, 11.3.4.2, 11.4.3.1.1

Agency for Health Care Adm	inistration			
STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE A. BUILDING: _	CONSTRUCTION	(X3) DATE SURVEY COMPLETED
	HL100250	B. WING		01/11/2019
NAME OF PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY, ST	ATE, ZIP CODE	
JOHNS HOPKINS ALL CHILDI	DENIE HOCDITAL	I AVENUE SO TERSBURG, I		
PREFIX (EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDEO BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LD BE COMPLETE
H 000 INITIAL COMMENT	rs	H 000		
2019000375, was of Children's Hospital on 1/09/2019 through The survey was congrisk Management Complaint CCR#20 Aspen KR5L11/TTV 2019000406/FL000 JPSM11/3RFT11). There were no define the Children of CR#20 Aspen KR5L11/TTV 2019000406/FL000 JPSM11/3RFT11).	complaint investigation, CCR# conducted at Johns Hopkins All located in St. Petersburg, FL gh 1/11/2019, license #4042. Inducted in conjunction with a Survey (see Aspen TTVR11), 018017922/FL00098488 (see VR11) and Complaint CCR# 099102 (see Aspen ciencies identified at the time and to CCR# 2019000375.			
AHCA Form 3020-0001	DER/SUPPLIER REPRESENTATIVE'S SIC	NATURE	TITLE	(X6) DATE